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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/904,889	07/16/2001	Hidenobu Sakamoto	210817US2	3675
22850	7590 09/20/2005		EXAMINER	
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C.			SHARON, AYAL I	
1940 DUKE ALEXANDI	STREET RIA, VA 22314		ART UNIT	PAPER NUMBER
			2123	

DATE MAILED: 09/20/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/904,889	09/904,889 SAKAMOTO ET AL.				
		Examiner	Art Unit				
		Ayal I. Sharon	2123				
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover sheet w	with the correspondence a	address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RICHEVER IS LONGER, FROM THE MAILIN nsions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by seeply received by the Office later than three months after the department term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN FR 1.136(a). In no event, however, may a in. eriod will apply and will expire SIX (6) MO statute, cause the application to become a	IICATION. a reply be timely filed  ONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	•			
Status							
1)⊠	Responsive to communication(s) filed on	05 July 2005.					
		This action is non-final.					
3)	<u>'—</u>						
	closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.	D. 11, 453 O.G. 213.				
Dispositi	on of Claims						
4)🖂	☑ Claim(s) <u>1 and 2</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[	Claim(s) is/are allowed.						
6)🖂	Claim(s) <u>1 and 2</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)[	Claim(s) are subject to restriction a	nd/or election requirement.		٠			
Applicati	on Papers						
9)[	The specification is objected to by the Exar	miner.					
10)🖂	The drawing(s) filed on <u>16 July 2001</u> is/are	: a)⊠ accepted or b)□ obje	cted to by the Examiner.				
	Applicant may not request that any objection to	the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).	•			
	Replacement drawing sheet(s) including the co	prrection is required if the drawin	g(s) is objected to. See 37 (	CFR 1.121(d).			
11)	The oath or declaration is objected to by th	e Examiner. Note the attache	ed Office Action or form F	PTO-152.			
Priority u	ınder 35 U.S.C. § 119						
12)🛛	Acknowledgment is made of a claim for for	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).	•			
_	☑ All b)☐ Some * c)☐ None of:						
	1.⊠ Certified copies of the priority docum	nents have been received.					
	2. Certified copies of the priority docum		Application No				
	3. Copies of the certified copies of the	priority documents have bee	n received in this Nationa	al Stage			
	application from the International Bu	reau (PCT Rule 17.2(a)).		•			
* S	see the attached detailed Office action for a	a list of the certified copies no	t received.				
Attachmen	` '						
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948		Summary (PTO-413) s(s)/Mail Date				
_	e of Draπsperson's Patent Drawing Review (P1O-948 nation Disclosure Statement(s) (PTO-1449 or PTO/SI	· —	Informal Patent Application (P1	ΓO-152)			
	r No(s)/Mail Date	6) Other: _					

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## **DETAILED ACTION**

### Introduction

- Claims 1-2 of U.S. Application 09/904,889 filed on 07/16/2001 are presented for examination. The application claims priority to Japanese Application 2001-14870 dated 01/23/2001.
- 2. Applicants have cancelled claims 3-10, and have substantially amended claims 1-2.
- 3. Examiner has found Applicants' arguments (see pp.8-9) regarding the Yu and Pugachev references to be persuasive. The rejections based on these references have been withdrawn.
- 4. New art rejections have been applied, as necessitated by Applicants' amendement.

#### Oath/Declaration

- Examiner reminds the Applicants of their signed declaration, which
  acknowledges the duty to disclose to the Office all information known to them to
  be material to patentability as defined in 37 CFR 1.56.
- 6. Examiner has located U.S. Patent 6,256,591. A co-inventor of that issued patent, Mr. Sakamoto, is also a co-inventor of the instant application. Examiner has also located U.S. Patent 6,268,610. A co-inventor of that issued patent, Mr. Pu, is also

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a co-inventor of the instant application. The Applicants did not disclose the issued patents to the Examiner.

# Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 8. The prior art used for these rejections is as follows:
- 9. Yoda et al., U.S. Patent 6,256,591. (Henceforth referred to as "Yoda").
- 10. Claims 1-2 are rejected under 35 U.S.C. 102(e) as being anticipated by Yoda.
- 11. In regards to Claim 1, Yoda teaches the following limitations:

Claim 1 (Currently Amended): A radiation treatment system comprising:

simulation means for executing radiation treatment simulation for dividing a radiation exposure region and a peripheral region thereof to be irradiated with particle beams into a plurality of unit radiation exposure regions, and then applying particle beams according to a shape of each divided unit radiation exposure region; and

(See Yoda, especially: Figs. 5a-5e and associated text at col.5, line 61 to col.6, line 44; and Fig.2, Items ST2 and ST3, and associated text at col.5, line 30 to col.6, line 7)

radiation treatment planning means for obtaining a radiation treatment condition for causing flatness, which is a degree of uniformly

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irradiating the radiation exposure region with a proper dose of particle beams, to be in a desired range, and a dose of particle beams applied to the unit radiation exposure region of the peripheral region to be minimized, in the case where the simulation means executes the radiation treatment simulation, and then making a radiation treatment plan reflecting the radiation treatment condition, wherein

(See Yoda, especially: col.10, lines 49-57, which teaches:

"The flatness of a predetermined range (range corresponding to the tumor) in the internal dose distribution formed by the present invention is about 2% or below, and dose attenuation characteristic in a portion behind the tumor is ideal. The result obtained by the present invention gives a theoretical limit because it is physically impossible to obtain an attenuation rate exceeding the attenuation characteristic of the monoenergetic proton beam 42.")

the simulation means divides the radiation exposure region and the peripheral region thereof into unit radiation exposure regions of paid forms whose size is set according to a radiation beam size that is decided by an operation condition, which decides the flatness, of the radiation treatment apparatus, and performs radiation treatment simulation that simulates operation for applying radiation treatment for the unit radiation exposure regions with a pitch of one half of one side of the grid as a step size, and wherein

(See Yoda, especially: the above cited sections)

the radiation treatment planning means determines a degree of contribution made by a dose of radiation on the flatness of radiation exposure region at the unit radiation exposure region simulated on the peripheral region based on the dose of radiation at the radiation beam size simulated by the radiation treatment simulation, and based on the result of this determination, the radiation treatment planning means obtains an operation condition for the radiation treatment apparatus as the radiation treatment condition in which the peripheral regions that satisfy the desired flatness in the radiation exposure region, and whose number of grid becomes minimum to obtain the flatness.

(See Yoda, especially: the above cited sections)

12. Claim 2 is a method claim that teaches the same limitations as Claim 1. It is therefore rejected under the same grounds.

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### Conclusion

13. The following prior art, made of record and not relied upon, is considered pertinent to applicant's disclosure.

- 14. U.S. Patent 6,268,610 to Y. Pu. This patent was issued to one of the co-inventors of the instant application. Figs. 4 and 5, and associated text, Pertain to "flatness" of exposeure of the irradiation beam.
- 15. U.K. Patent Application 2,371,462 A. This application is a co-pending U.K. application that claims priority to the instant application.
- 16. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

# Correspondence Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ayal I. Sharon whose telephone number is (571) 272-3714. The examiner can normally be reached on Monday through Thursday, and the first Friday of a biweek, 8:30 am – 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leo Picard can be reached at (571) 272-3749.

Any response to this office action should be faxed to (571) 273-8300, or mailed to:

USPTO P.O. Box 1450 Alexandria, VA 22313-1450

or hand carried to:

USPTO Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Tech Center 2100 Receptionist, whose telephone number is (571) 272-2100.

Ayal I. Sharon

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September 9, 2005

Primary Examiner Art Unit 2125